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08-13555-mg Doc 12845 Filed 11/17/10) Entere	d 11/17/10 16	6:59:54	Main Documen	
U8-13555-mg DOC 12845 Filed 11/1/10 TRILOGY LEASING CO LLC ("Seller"), with a principal address of the Archen Pau Control LLC ("Seller"), with a principal address of the Archen Pau Control LLC ("Seller").	d g (0 121 c	ONSTITUTION BA	"Y, Mil or XIK P.O.DOX) / Z SEANTHINAY N	n esta interest
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sights to receive all payments in respect the coard of the Claim, including wi	ithout limitation	i "cure" amounts rel	ated t the assu	motion of an executor	party, directly or
and that the against Denim its attributes and and a contract	, *	The first water of the control of the	marks home a	IIV CHIRE OF DODAY HEA	مانية استاماله
ANT OF GEOMETH IN CLEASE & SPENISH INTERPRET C-11		CONTRACTOR CONTRACT C	NGOT UL LUTE GU	HIB OF THURSES OF AND	4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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Trice based on the lower Proof of Claim amount. The signature of the Sewith the Claim. Seller hereby waives notice as described by Bankruptey.	eller on this doc	unent is evidence of	f the transfer o	of the Claim(s) and all r	this associated
Seller represents that they hereby assign and beauti			•		
Seller represents that they hereby assign and transfer any and all claims Seller represents, warrants and covenants that (a) Seller owns and has so of any kind or nature whatsoever, including without limitation pursuant good title to the Claims (b) the Claims (c).	and all rights	there under to Buye	r upon terms :	as set forth in the offer	eler received.
good title to the Claim; (b) the Claim has not be n	to any factoring	agreement, and upo	on the sale of t	the Claim to Days. D.	rencumbrances
omissions that might result in the Result in	n any objection	is filed or threatened	. Aquicateu,-e	moreowore, and non-te	Attagent claim
"insolvent" within the spenies of a supergranding or avoidance, including	ng preference	ictions, whether on	antractual in	any detense, claim of t	Test of setoff,
"insider" of the Debtor, as set forth in the Bankruptcy Code, or a ment		a code or within the	meaning of to	the Bankauptey Code; (1	eller is not
That or my ness of the Chain and	enioni,			mer die Case, b	C FF AGFORE TO
if all or any part of the Claim or Claim Amount is (n) avoided, disallower without limitation a breach of any of the terms or conditions of this Agreen all or any portion of the Claim is breach and a supportion of the claim is breach and a support of the claim is breach and a support of the claim of the claim of the claim is breach and a support of the claim of	d-subordinated	reduced, or otherw	ise impaired,	for any reason whatson	Met including
Claim Amount (each (a) and (b) a way in the Debtor's amended schedu	le of liabilities	as unliquidated con	y senenneu (y the Debtor or is amen	ided such that
Claim Amount (each (a) and (b) a "Disallowance"), then Seller shall make ratio of the amount of the Disallowance divided by the Claim amount motice of such Disallowance. Such Restitution shall be made together with execution of this Agreement until the data that	immediate Res	titution and repaym	ent of the proj	portional Purchase Price	count than the
execution of this Arrangest wall to stitution shall be made Regular with	interest, calcula	ted at the rate of any	**************************************	io mier man 30 days al	ar receiving
execution of this Agreement until the date that such Restitution is received (including, but not limited to, afformey's fees and expenses), which result herein for clarity purposes, this paragraph pertains only to the validity of the	from the brea	ler agrees to indemo	ify Buyer from	m all losses, damages a	a d liabilities
person persons only to the validity of the	ic Claim and no	total Daniel	and the street	or coveriant by Seller	s set forth
The parties agree that this Agreement shall be governed by and construed in choice of law that would otherwise apply under the choice of law principal agreement must be brought in the State or Federal court learned in the state of the choice of law principals.	n accordance w	ith the laws of the S	State of None	Vade con 100 mm.	
Carolina at the election of	ew York Count	we are after the second		or errords midel of tela	ding to this
Carolina at the election of and in the sole discretion of Buyer. Seller consen Buyer may validly effect service of process upon Seller by mailing a copy waives the right to demand a trial by jury.	ts to and confe	is personal jurisdicti	w York or in) on over Seller	Horry County in the Sta	ue of South
			maniput mot Di	w any action nevert	TEAT COLLAN
constitutes the major not be modified, waived, changed or discharged	in man				
constitutes the entire agreement and understanding between the parties hereto the Claim, or any portion thereof, together with all rights title and interest representations pertaining to the subject matter hereof, who prospective successor of Seller. In connection with any such transfer the reservoirs of the subject reservoirs and transfer the reservoirs.	with respect to	part, except by an a the subject matter i	ercof and G	writing signed by the p	rties; (ii)
prospective guesses of the form of the feet, together with all rights title and interest reco	etner oral or wa	ritten. Seller hereby:	acknowledges	that Buver may at any	eements,
signed in counterparts and warranties made herein shall survive the	rchaser or assi	gnee of Seller shall	be bound by	the terms and use binding	pon any
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TRILOGY LEASING COLLC debtor's bankruptcy proceed	dingsolon	av Capital II C	or for the	nis invoice i/	w the
Signature: (Notable)		ay capital ELC	1	1	uyer")
	Signature	- A	1		, ,
Print Name/Title: David J. Lieberman	Print Name	Title:			 -
Date: 11-12-10 Chief Financial Officer		11/1/1	8		
	Date:	11/15/	10/0	MANAGE MA	
Telephone: 609-860-6149	Total .	803, 8	(10)		1
Fax: 609-860-9974	Telephone				
	Fax:	800.	810,0	1855 T	
Email: dliebernan @trilogyleasing-com		The state of the s	The state of the s		- Michaely
J. Saving. Com	Email:			MANAGERIA	